1 2 3 4 5	VICKI H. YOUNG Law Offices of Vicki H. Young 706 Cowper Street, Suite 205 Palo Alto, California 94301 Telephone (415) 421-4347 Counsel for Defendant Eduardo Subirats		
6	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA		
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10	UNITED STATES OF AMERICA,  ) No. CR 07-00788 JF (PVT)		
11	Plaintiff, ) STIPULATION RE TRAVEL;		
12	v. )  XXXXXXXXX] ORDER		
13	AMIT M. EZYONI, et.al.,  Defendants.		
<ul><li>14</li><li>15</li></ul>	——————————————————————————————————————		
16	It is hereby stipulated between the defendant Eduardo Subirats, by and through his attorney of		
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20	Florida, in the Middle District of Florida, from August 8, 2008, to August 10, 2008, for a family		
21	vacation at Disney World.		
22	Eduardo Subirats will leave on August 8, 2008, and will return on August 10, 2008.		
23	The next court appearance in this matter is a status appearance before Judge Fogel on August		
24	6, 2008, however that court date will be continued. Mr. Subirats' presence at the court appearance		
25	has been excused.		
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	STIPULATON AND [PROPOSED] ORDER RE TRAVEL - 1 -		

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1	It is so stipulated.			
2	2 Dated: July 26, 2008	Respectfully submitted,		
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4	4	/s/ Vicki H Young		
5	5	/s/ Vicki H. Young VICKI H. YOUNG Attorney for Eduardo Subirats		
6	6	Tittorney for Educate Substatis		
7		JOSEPH RUSSIONELLO United States Attorney		
8		J		
9	9	/s/_Jeffrey Nedrow		
10	0	Jeffrey Nedrow Assistant U.S. Attorney		
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15	GOOD CAUSE BEING SHOWN, the bond in the above case is modified to permit Eduardo			
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19	IT IS SO ORDERED.  DATED: July 28, 2008			
20	DATED.	Aricia V. Trumball		
21	United States Magistrate Judge			
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<ul><li>24</li><li>25</li></ul>				
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	STIPULATON AND [PROPOSED] ORDER	2 _		